B 210A (Form 210A) (12/09)

United States Bank		
In re <u>Lehman Brothers Holdings</u> Inc. et al.	บัง 5850 เรื่องเรื่องเรื่อง No. Chapter 11 08-1355\$€(เพื่อ	1 0 2011

## Transfer of claim other than for security

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U. S. C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Mr. Stefan Noelker	TARGOBANK AG & Co. KGaA
Name of Transferee	Name of Transferor
Name and Address where notices to Transferee should be sent:  Mr. Stefan Noelker  Schuetzenstr. 144-146, 44147 Dortmund, Germany	Court Claim # (if known): 55404  Amount of Claim: \$ 7,100.50  Date Claim Filed: 29 October 2009
	Date Claim Filed. 29 October 2009
Phone: + 49 (0)179 9403196  Last Four Digits of Acct #:	Phone: +49 (0)203 347 5703  Last Four Digits of Acct #:
Name and Address where notices to Transferee should be sent: (if different from above):	
Phone:	
Last Four Digits of Acct #:	
I declare under penalty of perjury that the info correct to the best of my k	rmation provided in this notice is true and cnowledge and belief.
By No Transferred to A	Date
Transferee/Transferee's Agent	

. 08-13555-mg Doc 17815 Filed 06/10/11 Entered 06/17/11 12:50:54 Main Document Pg 2 of 3

## Agreement and evidence of transfer of claim Lehman Program Security

TO: THE DEBTOR AND THE BANKRUPTY COURT

	which are hereby acknowledged, TARGOBANK AG & Co. KGaA f/k/ nereby unconditionally and irrevocably transfers and assigns to
	r. Stefan Noelker
	ame of customer
(the "Transferee"), as of the date hereof, an undivided 0.001498786 % and as specified in Schedule 1 attache in and to, or arising under or in connection with Proof of C.	interest, to the extent of \$ _7,100.50, which is equal to d hereto (the "Transferred Claim"), in Transferor's right, title and interest laim Number 55404 filed by or on behalf of
	Stefan Noelker
na	me of customer
encompass Transferor's rights, title or interests in and to a	Inc., debtor in proceedings for reorganization (the "Proceedings") in the New York (the "Court"), administered under Case No. 08-13555 (JMP) erred Claim. For the avoidance of doubt, the Transferred Claim will not an arising in relation to the Proof of Claim or the security or securities equal to 0.001498786 % and as specified in Schedule 1 attached
or applicable law, and consents to the substitution of Translimitation, for voting and distribution purposes with respect and hereby stipulates, that an order of the Court may be entirely and the court may be entirely appropriate or distributions of transferred as the sole of the court may be entirely appropriate the court may be enti	the Transferred Claim to Transferee on the books and records of the ent permitted by law any notice or right to receive notice of a hearing paster of the Bankruptcy Code, applicable local bankruptcy rules to the Transferee for all purposes in the case, including, without the transferred Claim. Transferor acknowledges and understands, owner and holder of the Transferred Claim, and to the transferred the country of the transferred Claim.
the Transferee.  3. Transferor's and Transferee's rights and obligations here accordance with German January 1988.	the Transferred Claim be delivered or made to Transferee. Transferor interested parties that all further notices relating to the Transferred ty in respect of the Transferred Claim, shall be delivered or made to eunder shall be governed by and to be delivered by and the coverned by an and the coverned by an account to the coverned by a cov
Claim, and all payments or distributions of money or proper the Transferee.  3. Transferor's and Transferee's rights and obligations here accordance with German law, excluding any conflict of laws the fact that this Agreement is to be used to comply with cer State of New York.	the Transferred Claim be delivered or made to Transferee. Transferor interested parties that all further notices relating to the Transferred ty in respect of the Transferred Claim, shall be delivered or made to eunder shall be governed by and interpreted and determined in provisions (Kollisionsrecht). Particular allowance shall be made for tain requirements relevant under US Federal Law or the laws of the
Claim, and all payments or distributions of money or proper the Transferee.  3. Transferor's and Transferee's rights and obligations her accordance with German law, excluding any conflict of laws the fact that this Agreement is to be used to comply with cer State of New York.  IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSPORTED T	the Transferred Claim be delivered or made to Transferee. Transferor interested parties that all further notices relating to the Transferred ty in respect of the Transferred Claim, shall be delivered or made to eunder shall be governed by and interpreted and determined in provisions (Kollisionsrecht). Particular allowance shall be made for tain requirements relevant under US Federal Law or the laws of the
Claim, and all payments or distributions of money or proper the Transferee.  3. Transferor's and Transferee's rights and obligations her accordance with German law, excluding any conflict of laws the fact that this Agreement is to be used to comply with cer State of New York.  IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF THE TARGOBANK AGREEMENT AND EVIDENCE OF THE TARGOBANG AGREEMENT AND EVIDENCE OF THE TARGOBANG AGREEMENT AND EVIDENCE	the Transferred Claim be delivered or made to Transferee. Transferor interested parties that all further notices relating to the Transferred ty in respect of the Transferred Claim, shall be delivered or made to eunder shall be governed by and interpreted and determined in provisions (Kollisionsrecht). Particular allowance shall be made for tain requirements relevant under US Federal Law or the laws of the
Claim, and all payments or distributions of money or proper the Transferee.  3. Transferor's and Transferee's rights and obligations her accordance with German law, excluding any conflict of laws the fact that this Agreement is to be used to comply with cer State of New York.  IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSPORTED T	the Transferred Claim be delivered or made to Transferee. Transferor interested parties that all further notices relating to the Transferred ty in respect of the Transferred Claim, shall be delivered or made to eunder shall be governed by and interpreted and determined in provisions (Kollisionsrecht). Particular allowance shall be made for tain requirements relevant under US Federal Law or the laws of the
Claim, and all payments or distributions of money or proper the Transferee.  3. Transferor's and Transferee's rights and obligations here accordance with German law, excluding any conflict of laws the fact that this Agreement is to be used to comply with cer State of New York.  IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRARGOBANK AG & Co. KGaA f/k/a Citibank Privatkunden AG & Co. KGaA on behalf of	the Transferred Claim be delivered or made to Transferee. Transferor interested parties that all further notices relating to the Transferred ty in respect of the Transferred Claim, shall be delivered or made to eunder shall be governed by and interpreted and determined in provisions (Kollisionsrecht). Particular allowance shall be made for tain requirements relevant under US Federal Law or the laws of the
Claim, and all payments or distributions of money or proper the Transferee.  3. Transferor's and Transferee's rights and obligations her accordance with German law, excluding any conflict of laws the fact that this Agreement is to be used to comply with cer State of New York.  IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF THE TARGOBANK AGREEMENT AND EVIDENCE OF THE TARGOBANG AGREEMENT AND EVIDENCE OF THE TARGOBANG AGREEMENT AND EVIDENCE	the Transferred Claim be delivered or made to Transferee. Transferor interested parties that all further notices relating to the Transferred ty in respect of the Transferred Claim, shall be delivered or made to eunder shall be governed by and interpreted and determined in provisions (Kollisionsrecht). Particular allowance shall be made for tain requirements relevant under US Federal Law or the laws of the RANSFER OF CLAIM is executed this 13 th day of May 2011.
Claim, and all payments or distributions of money or proper the Transferee.  3. Transferor's and Transferee's rights and obligations here accordance with German law, excluding any conflict of laws the fact that this Agreement is to be used to comply with cer State of New York.  IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSPORT TRANSPORT AND EVIDENCE OF TRANSPORT AND EV	the Transferred Claim be delivered or made to Transferee. Transferor interested parties that all further notices relating to the Transferred ty in respect of the Transferred Claim, shall be delivered or made to eunder shall be governed by and interpreted and determined in provisions (Kollisionsrecht). Particular allowance shall be made for tain requirements relevant under US Federal Law or the laws of the RANSFER OF CLAIM is executed this 13 th day of May 2011.
Claim, and all payments or distributions of money or proper the Transferee.  3. Transferor's and Transferee's rights and obligations here accordance with German law, excluding any conflict of laws the fact that this Agreement is to be used to comply with cer State of New York.  IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF THE TARGOBANK AG & Co. KGaA f/k/a Citibank Privatkunden AG & Co. KGaA on behalf of  Mr. Stefan Noelker  name of customer	the Transferred Claim be delivered or made to Transferee. Transferor interested parties that all further notices relating to the Transferred ty in respect of the Transferred Claim, shall be delivered or made to eunder shall be governed by and interpreted and determined in provisions (Kollisionsrecht). Particular allowance shall be made for tain requirements relevant under US Federal Law or the laws of the RANSFER OF CLAIM is executed this 13 th day of May 2011.
Claim, and all payments or distributions of money or proper the Transferee.  3. Transferor's and Transferee's rights and obligations here accordance with German law, excluding any conflict of laws the fact that this Agreement is to be used to comply with cer State of New York.  IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSPORT TRANSPORT AND EVIDENCE OF TRANSPORT AND EV	the Transferred Claim be delivered or made to Transferee. Transferor interested parties that all further notices relating to the Transferred ty in respect of the Transferred Claim, shall be delivered or made to eunder shall be governed by and interpreted and determined in provisions (Kollisionsrecht). Particular allowance shall be made for tain requirements relevant under US Federal Law or the laws of the RANSFER OF CLAIM is executed this 13 th day of May 2011.
Claim, and all payments or distributions of money or proper the Transferee.  3. Transferor's and Transferee's rights and obligations here accordance with German law, excluding any conflict of laws the fact that this Agreement is to be used to comply with cer State of New York.  IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSPORT TRANSPORT AND EVIDENCE OF TRANSPORT AND EV	the Transferred Claim be delivered or made to Transferee. Transferor interested parties that all further notices relating to the Transferred ty in respect of the Transferred Claim, shall be delivered or made to eunder shall be governed by and interpreted and determined in provisions (Kollisionsrecht). Particular allowance shall be made for tain requirements relevant under US Federal Law or the laws of the RANSFER OF CLAIM is executed this 13 th day of May 2011.  Mr. Stefan Noelker  Name Mr. Stefan Noelker
Claim, and all payments or distributions of money or proper the Transferee.  3. Transferor's and Transferee's rights and obligations here accordance with German law, excluding any conflict of laws the fact that this Agreement is to be used to comply with cer State of New York.  IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSPORT TRANSPORT AND EVIDENCE OF TRANSPORT AND EV	the Transferred Claim be delivered or made to Transferee. Transferor interested parties that all further notices relating to the Transferred ty in respect of the Transferred Claim, shall be delivered or made to eunder shall be governed by and interpreted and determined in provisions (Kollisionsrecht). Particular allowance shall be made for tain requirements relevant under US Federal Law or the laws of the RANSFER OF CLAIM is executed this 13 th day of May 2011.
Claim, and all payments or distributions of money or proper the Transferee.  3. Transferor's and Transferee's rights and obligations here accordance with German law, excluding any conflict of laws the fact that this Agreement is to be used to comply with cer State of New York.  IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSPORT TO THE TRANSPORT OF THE	the Transferred Claim be delivered or made to Transferee. Transferor interested parties that all further notices relating to the Transferred ty in respect of the Transferred Claim, shall be delivered or made to eunder shall be governed by and interpreted and determined in provisions (Kollisionsrecht). Particular allowance shall be made for tain requirements relevant under US Federal Law or the laws of the RANSFER OF CLAIM is executed this13th day ofMay2011.  Wir. Stefan Noelker  Name _Mr. Stefan Noelker  Title
Claim, and all payments or distributions of money or proper the Transferee.  3. Transferor's and Transferee's rights and obligations here accordance with German law, excluding any conflict of laws the fact that this Agreement is to be used to comply with cer State of New York.  IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSPORT TO THE TRANSPORT OF THE	the Transferred Claim be delivered or made to Transferee. Transferor interested parties that all further notices relating to the Transferred ty in respect of the Transferred Claim, shall be delivered or made to eunder shall be governed by and interpreted and determined in provisions (Kollisionsrecht). Particular allowance shall be made for tain requirements relevant under US Federal Law or the laws of the RANSFER OF CLAIM is executed this 13 th day of May 2011.  Mr. Stefan Noelker  Name Mr. Stefan Noelker
Claim, and all payments or distributions of money or proper the Transferee.  3. Transferor's and Transferee's rights and obligations here accordance with German law, excluding any conflict of laws the fact that this Agreement is to be used to comply with cer State of New York.  IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSPORT TO THE TRANSPORT OF THE	the Transferred Claim be delivered or made to Transferee. Transferor interested parties that all further notices relating to the Transferred ty in respect of the Transferred Claim, shall be delivered or made to eunder shall be governed by and interpreted and determined in provisions (Kollisionsrecht). Particular allowance shall be made for tain requirements relevant under US Federal Law or the laws of the RANSFER OF CLAIM is executed this 13 th day of May 2011.  Wir. Stefan Noelker  Name Mr. Stefan Noelker  Title  Schuetzenstr. 144-146
Claim, and all payments or distributions of money or proper the Transferee.  3. Transferor's and Transferee's rights and obligations here accordance with German law, excluding any conflict of laws the fact that this Agreement is to be used to comply with cer State of New York.  IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSPORT TO THE TRANSPORT OF THE	the Transferred Claim be delivered or made to Transferee. Transferor interested parties that all further notices relating to the Transferred ty in respect of the Transferred Claim, shall be delivered or made to eunder shall be governed by and interpreted and determined in provisions (Kollisionsrecht). Particular allowance shall be made for tain requirements relevant under US Federal Law or the laws of the RANSFER OF CLAIM is executed this 13 th day of May 2011.  Name Mr. Stefan Noelker  Title  Schuetzenstr. 144-146

## **Transferred Claim**

\_ (the outstanding amount of the Proof of Claim as of of \$ 473,750,188 \$ 7,100.50

13 May 2011

date of Agreement and Evidence of Transfer) together with accrued and unpaid interest.

Lehman Programs Securities to which Transfer Relates

The second of	<u>-</u>							
Amount together with accrued and unpaid interest (as of Proof of Claim Filing Date)		1						
ier w npai Proc ate)	20					:		:
geth o of light	\$ 7,100.50	_	;				:	:
Fig.	57,1	1			:		:	:
noul crue teres	0,			:		:	:	
S E S	: : :	:		: 	: }	:	; ;	:
	:	1						
	22	:	*	:				
	9 July 2012	:					:	
Maturity	Į,					:		:
ituri	O		!					
Š			ļ	<u> </u>		: : : :		: !
	:	:	1		:		1	
		1	1	:	: :			:
فالمراب والمراب الماموم مي		:		:		:		:
=								
odna	i	:		:	:	i !	:	!
Coupon		<u>:</u>				: 		
		1	i }					:
Principal/ Notional Amount	50							
тош	\$ 7,100.50							
al A			İ.					
ncip tion	0,			:		:		
. ĕS.	:		: 	· - 	! 			
	3 <u>12</u> 0.	1	1	:				
	guiple		:		:	:	:	
	ers Ho	-				:		
antor	Brothers Holdings Inc.	1						:
Guara	Lehman				:		:	
ច							! 	
	Ŕ	2		:				:
	Lehman Brothers Treasury Co. B.V.			: : :	:	:		
	rs Tre		1		:		:	:
والمراب والموافقة والمسادات والماليات	3rother							
Issuer	man 8			:	:			<u>.</u>
88	58			: : ?				
1 200	X							
	NO NO		i				· : :	
JSIP	ØA(							
N	00							
<u>s</u>	۵	<u>.</u>						
Description of Security ISIN/CUSIP	LEHMAN BR.TR.O.AR.N128SKT DE000A0N7XQ2							
Secu	LEHMAN BR.TR.O.AR.N1283							:
اور	1.0.AF							
otior	BR.TF							
scrij	MAN	: -						
9	Ė	:		:				